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YOUR MONEY  
REFUNDED  
IF NOT  
SATISFIED.

# SPECIALS

REMEMBER  
WE SELL  
FOR CASH  
ONLY!

Below we quote you a few items that should interest the skillful buyer.

<b>LADIES' LONG AND SPORT COATS</b> Assorted Colors \$3.98 to \$6.00.	<b>CHILDREN'S COATS</b> All Sizes Assorted Colors Big Values \$1.98 to \$5.48.	<b>BOY SUITS</b> All Sizes Large Assortment Can't be Beat \$1.39 to \$3.75.
<b>SERGES</b> Another Shipment just arrived and priced 25 to 65c yd.	<b>TAN RAIN COATS</b> Men's and Ladies Value \$5.00 Specially Priced \$3.25.	<b>LADIES HIGH BOOTS</b> Just received in Ivory Kid Patent \$5.00 Value Our price \$3.50 pair.
<b>FUR TRIMMING</b> In Black, White, Brown 25 to 79c yd.	<b>WHITE AMOSKEAG SHEETING</b> Best Made 10c yd.	<b>\$10.00</b> Buys an All Wool Blue Serge Suit.

## Red Hot Racket.

**Prohibition Making Gains.**  
On Tuesday, November 7th, the liquor forces of this nation received the worst lambasting that they have ever received. The forces of civic righteousness, under the leadership of the Anti-Saloon League, won many signal victories.

In the dry states of Oregon, Washington, Arizona, Colorado and Arkansas the liquor forces were trying to

amend the prohibition laws, allowing the sale of beer and otherwise weakening the law, but in each state were defeated.

In the wet states of Michigan, Nebraska, South Dakota and Montana the drys prevailed. In these states state-wide prohibition won with the following majorities: Michigan, 70,000; Nebraska, 35,000; Montana, 20,000, and South Dakota, 15,000.

Even in wet California, it seems, the state-widens have succeeded in putting over their amendment No. 2, closing all saloons and public drinking places; but have lost the amendment for absolute prohibition. The wet state of Missouri, in which is located St. Louis, the home of the Anheuser-Busch Company, discovered that the Anti-Saloon League was

doing business. The 200,000 majority claimed by the wets was trimmed down to 75,000 or thereabouts. The Anti-Saloon League never expected to carry this state. They did not initiate the fight, but when the fight was initiated by others under the initiative law, the Anti-Saloon League forces went into the fight for the purpose of agitation and education and feel wonderfully gratified at the results.

Idaho, which has enjoyed state-wide prohibition for twelve months, has written prohibition in the constitution by a vote of nearly three to one. And in Maryland the Anti-Saloon League forces have carried several counties. This gives twenty-three states that have adopted state-wide prohibition, and when the law becomes effective in these states, nearly two-thirds of the population of the United States will be living in dry territory.

The time has surely come when the congress of these United States should by resolution submit to the sovereign states the proposition to amend the federal constitution so as to prohibit the sale of intoxicating liquors in the United States. This resolution will be before congress for action next month, and the friends of prohibition throughout North Carolina are expected to see their representatives in person, or, if not, to write or wire them, and ask them to support this measure. Congress will likely take up about the same time the bill to banish saloons from Washington city, and we have hopes of putting the measure through. Truly, these are stirring days. We have our fighting blood up and our fighting clothes on, and the cry from headquarters is, "On to Washington." Let all the friends of prohibition and all the enemies of the liquor traffic unite in this effort for national prohibition. — R. L. Davis.

**Women Lawyers Must Not Pile With Juries.**  
New York World.

Women lawyers who go into court with the idea of winning their cases through flattery by captivating Judge or jury came in for severe criticism last night at the dinner of the Women Lawyers' Association in the Hotel Imperial. Mrs. Clarice Margolis Baright presided. Of the 135 persons present about sixty were women attorneys.

Judge Louis D. Gibbs, of the Bronx County Court, made the attack upon women lawyers who rely upon feminine wiles to win their cases.

"However," he said, "I look forward to the day when women will be placed in certain departments of the Administration of Justice; when a woman on trial for her life or her liberty will be tried by a jury of her peers of her own sex."

**Hard to Convict Handsome Ones.**  
"There have been many cases of miscarriage of justice because of the innate chivalry of men, and I for one believe that it is almost hopeless to convict a handsome woman of larceny, or homicide, or anything else."

"Good looks win women acquittal. A little appealing touch in attire, maybe a smile or a tear, will win for a woman with the average jury of men. What we need among women lawyers is common sense. If we had juries of women every woman defendant would get her just due, no more or less. We men should not deny any decent woman of anything we enjoy ourselves."

"I think women lawyers should wear the kind of shoes and headgear that would not make them conspicuous in the court room. I have seen some of them dressed as though they were going to a pinkie party. I do not want to have these women coming into my court in any such attire."

**Against Sex Appeal.**  
"Their work is serious, and they are not out on a flirtation. They must not rely upon their sex charms. The woman lawyer must not assume that because she is a woman, perhaps a handsome woman, she can exert influence and the wiles of her sex over the jury."

"I do not like the freak woman any more than I like the freak man. I mean the woman in woud-be male attire, with a short hair cut and everything of man's attire except trousers."

A preacher's life would be awfully tame if he were for weddings.

### NOTICE OF SALE

By virtue of the power of sale contained in a deed of trust executed to the undersigned trustee by F. A. Hasty and husband J. W. Hasty, on the 10th day of January, 1913, and duly recorded in the office of Register of Deeds for Union County, North Carolina, in Book A R of Deeds, on page 134, etc., default having been made in payment of note secured by said deed of trust, I will sell at public auction to the highest bidder for cash at the court house door in Monroe, Union County, North Carolina, at 12 o'clock noon, on

**Monday, December 18th, 1916,** the following described tract of land, lying and being in Marshville township, Union County, North Carolina and more particularly described as follows:—

Beginning at a stake in the C. C. railroad and runs N. 5 W. 13 chs and 40 links to a gum by an elm and gum on Lick branch; thence with said branch N. 15 W. 7 chs and 35 links to a stake on the east bank of said branch by a persimmon; thence N. 18 E. 6 1/4 chs to a stake, K. M. Hasty's and G. W. Holmes corner; thence N. 7 W. 9 1/4 chs to a P. O. G. W. Holmes corner by three B. J.s; thence N. 88 W. 25 chs to a stake K. M. Hasty's corner; thence S. 39 chs to a stake in the C. C. railroad lands; thence N. 48 E. 20 chs to the beginning, containing 100 acres, more or less, and being the land conveyed to F. A. Hasty by F. E. Austin and husband, J. E. W. Austin, by deed dated January 13th, 1896, recorded in Book 42 of Deeds, on page 85, in the office of Register of Deeds for Union County, North Carolina.

Sold to satisfy the provisions of said deed of trust.  
W. S. BLAKENEY, Trustee.  
This 13th day of November, 1916.

### NOTICE OF SALE

By virtue of the power of sale contained in a deed of trust to H. B. Adams, Trustee, by William P. Worley and wife, Mae Worley, on the 5th day of September, 1912, and duly recorded in the office of Register of Deeds for Union County, North Carolina, in Book A N of Deeds, on page 14, etc., default having been made in payment on shares in the Peoples' Building & Loan Association, mentioned in said deed of trust, I, C. B. Adams, executor of the estate of H. B. Adams, deceased, said H. B. Adams being trustee under this instrument, will sell at public auction to the highest bidder for cash at the courthouse door in Monroe, Union County, North Carolina, at 12 o'clock noon on

**Monday, December 18, 1916,** that certain piece, parcel or lot of land lying in Union County aforesaid, and more particularly described as follows: In the City of Monroe, State of North Carolina, and more particularly defined and described as follows: Adjoining the lands of Mrs. Knox Hargett and others, in the City of Monroe and bounded as follows, viz: Beginning at an iron stake on the north side of Houston street, in the said City of Monroe, Mrs. Knox Hargett's corner, and runs with said Houston street S. 87 3/4 W. 82 feet to an iron stake; thence N. 2 1/2 W. 12 1/2 feet and 7 inches to an iron stake at the garden fence; thence N. 88 E. 30 feet and 8 inches to an iron stake; thence N. 2 1/2 W. 40 feet and 4 inches to an iron stake; thence N. 88 3/4 E. 58 feet and 8 inches to Mrs. Knox Hargett's corner; thence due S. with her line 164 feet and 5 inches to the beginning, containing 11368 square feet, more or less.

Sold to satisfy the provisions of said deed of trust.  
C. B. ADAMS, Executor  
of H. B. Adams, Trustee.  
This Nov. 15, 1916.

### RE-SALE OF FARM LANDS

Under and by virtue of an order made by R. W. Lemmond, Clerk of the Superior Court of Union County, in a special proceeding entitled J. T. Parker vs. C. G. Parker et al., the undersigned commissioner will on

**Saturday, Nov. 25th, 1916,** at 12 o'clock m. at the court house door of Monroe offer for sale the following described lands lying and being in Vance township, Union County, North Carolina, adjoining the lands of C. G. Parker and others and described as follows:

Beginning at a white oak by a black jack near the creek, said Riggin's corner and running N. 62 1/2 W. 31 chains to a stake by a post oak, red oak and dogwood; thence S. 46 W. 23 chains to a stake in the edge of the road by a red oak, post oak and black oak; thence S. 56 E. 37 chains to a pile of rocks by two post oaks, pine and hickory; thence N. 31 1/4 E. 25 chains and 25 links to the beginning, containing eighty acres more or less, excepting and reserving from the above forty acres formerly sold to C. G. Parker, the deed for same being duly recorded in the office of the Register of Deeds for Union County in Book 41 at page 339, and leaving in the above tract forty acres, more or less.

The above described lands are being sold for partition.  
Bidding will begin at \$700.  
This Nov. 9th, 1916.  
W. B. LOVE, Commissioner.

### NOTICE OF SUMMONS

North Carolina, Union County.  
J. H. Yandle, plaintiff, vs. Belle Yandle, defendant.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Union County, N. C., to annul the bonds of matrimony heretofore existing between the plaintiff and the defendant on the grounds of adultery of the defendant, and said defendant will further take notice that she is required to appear at the term of the Superior court of said county, to be held on the 5th Monday before the 1st Monday in March, 1917, it being the — day of January, 1917, at the court house in said county, in Monroe, N. C., and answer or demur to the complaint in said action or the plaintiff will apply to the Court for the relief demanded in said complaint.

This 25th day of Oct. 1916.  
R. W. LEMMOND, C. S. C.

### TRUSTEE'S SALE OF REAL ESTATE

Under and by virtue of a certain deed of trust made and entered into on the 14th day of August, 1915, by and between E. T. Sikes and wife E. M. Sikes of the first part, to John C. Sikes, trustee, party of the second part, and Jno. R. English and S. O. Blair parties of the third part, which deed of trust was executed to secure a certain note executed of even date therewith for \$306.85; and whereas the said note has not been paid, as provided in said deed of trust, and by virtue of the provisions of said deed of trust, I will on

**Saturday, December 16, A. D., 1916,** at the court house door in the City of Monroe at twelve o'clock offer for sale at public auction to the highest bidder for cash all of that tract of land lying and being in New Salem township, Union County, North Carolina, and lying on the waters of Stegal branch adjoining the lands of Hampton Brooks, John Stewart, and others and bounded as follows: Bounded on the north by the lands of John Stewart; on the south by the lands of Hampton Brooks; on the west by the lands of Jacob Thomas and on the east by the lands of Jas. Spears and containing 103 acres, more or less.

This being the lands owned by the late Jno. W. Sikes at his death and by him willed to his wife and certain of his children. Reference being made to said will in the office of Clerk of the superior court of Union County, North Carolina. The above tract being sold subject to the interest of Cornelia Sikes, infant, which is one fifth, and to the deed of trust registered in the office of Register of Deeds for Union County in Book A. T. page 228. Reference is hereby craved for a more particular description of the property and the powers of sale.

This 13th day of Nov., 1916.  
JOHN C. SIKES, Trustee.  
Redwine & Sikes, Attys.

### NOTICE OF SUMMONS

North Carolina, Union County.  
Maude Alley, plaintiff, vs. Joe Alley, defendant.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Union County, N. C., to annul the bonds of matrimony heretofore existing between plaintiff and defendant on the grounds of fornication and adultery of the defendant; and said defendant will further take notice that he is required to appear at the term of the Superior Court of said county, to be held on the 5th Monday before the 1st Monday in March, 1917, it being the — day of January, 1917, at the court house in said county, in Monroe, N. C., and answer or demur to the complaint in said action or the plaintiff will apply to the Court for the relief demanded in said complaint.

This 25th day of Oct., 1916.  
R. W. LEMMOND, C. S. C.

### Notice of Sale of Personal Property Under Statutory Lien

Whereas, the undersigned has done repair work on the property hereinafter described belonging to L. H. Brooks & Bro. of Danville Va., to the amount of \$116.50; and whereas the said L. H. Brooks & Bro. have not paid for said work, although demand has been made upon them for more than 90 days after the work has been done:

Now therefore, by virtue of Sec. 2017 of the Revised 1905, the undersigned will on Wednesday the

**22nd day of Nov. A. D., 1916** offer for sale at public auction to the highest bidder for cash at twelve o'clock at the court house door in the City of Monroe, N. C., one 1914 Model Reo 10 passenger omnibus, the said sale being made for the purpose of paying the lien of the Cotton States Wagon Co. on said property for repairs done thereon and from the proceeds of said sale, the amount of said lien, expense and cost for keeping and selling said property will be deducted and any amount over and above said sum will be forwarded to L. M. Brecks & Bro. of Danville, Va.

For further information in regard to this property, see A. M. Bassinger. This November 3, 1916.  
THE COTTON STATES WAGON CO.  
Redwine & Sikes, Attys.

### LAND SALE

By virtue of the provisions of a certain deed of trust executed to the undersigned trustee on the 13th day of October, 1913, by H. R. Redfearn, T. M. Williams, Thomas Chambers, William Redfearn and Frank Chambers, to secure a note for \$7,250.00, balance on purchase price of land due to the Monroe Insurance & Investment Company, I will, on

**Monday, the 4th Day of December, 1916, at 12 o'clock m.,**

at the court house door in Monroe, N. C., sell at public auction, to the highest bidder, for cash, the following lands, lying and being in Lanes Creek township, Union County, N. C. and described as follows:

**FIRST TRACT:** All that certain piece, parcel or tract of land adjoining the lands of Mrs. W. A. Barrett and others and lying on the waters of Brown Creek, and containing (100) One Hundred acres more or less, being the same tract of land conveyed to J. A. & W. E. Gullledge by deed dated the 28th day of March, 1891, and recorded in Book 53, page 52, register of deeds office for the county of Union.

recorded in Book No. 9, page 142 in said piece, parcel or tract of land adjoining the lands of Eli & James Lenoir and others and lying on the waters of Brown Creek and containing (105) One Hundred and five acres more or less, and being the same tract of land conveyed to J. A. & W. E. Gullledge by deed dated the 5th day of April, 1889, recorded in book 23, page 55, register of deeds office for the county of Union.

**THIRD TRACT:** All that certain piece, parcel or tract of land bounded on the North by Joel Huggins, on the East by Felix Moore, on the South by J. A. Gullledge, tracts above described, and on the West by the lands of W. D. Morgan and containing (220) Two Hundred and Twenty acres more or less and being the lands conveyed to Nancy Gullledge by deed from J. J. Hasty, sheriff, and recorded in Book No. 9, page 142, in the office of the register for Union County, excepting (50) Fifty acres conveyed by her to Jerry Gullledge and (50) Fifty acres conveyed by Nancy Gullledge. And further excepting 13 4-10 acres sold by said H. R. Redfearn, Frank Chambers, T. M. Williams, Thomas Chambers and Wm. Redfearn to W. T. Morgan, on the 10th day of Nov., 1913, said deed being recorded in the Register's office of Union County, N. C., in Book 49, page 193, and bounded as follows:

**BEGINNING** at a stake by a P. O. & 2 R. O.'s, East side of Landsford road, and runs up and with said road N. 13 degrees E. 8.75 chs. to a stake at the divergence of a new road; thence with 2 of Morgan's lines 1st, N. 62 E. 15.80 chs. to a pine knot by water oak; thence S. 71 1/2 W. 11-20 chs. to a stake by pointers; thence S. 65 1/2 W. 4.21 chs. to a hub in the new road; thence S. 75 W. 11.20 chs. to the beginning, containing 13 4-10 acres a tract cut off from the J. A. Gullledge home place and surveyed by T. W. Seerest Nov., 1913.

Also excepting lots 54, 55 and 56, on the map of said lands for the "Union Normal and Industrial School," made by T. W. Seerest, surveyor, on Nov. 15, 1913, and now in possession of the Monroe Insurance & Investment Co., Monroe, N. C., said three lots containing 24 acres, more or less, and sold to J. D. Rivers.

Also, excepting lot No. 14 on said above-named map, containing 10 acres, more or less, and sold to Francis Shaw.

This November 1, 1916.  
W. S. BLAKENEY, Trustee.  
Stack & Parker, Attys.

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